

UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF ILLINOIS	
EASTERN DIVISION	
WE THE PEOPLE OF THE YNITED?	
STATES AND HIE STATE OF	CASE NO:
ILLINOIS.	1:22-CV-2100
REV. AlaxStAIR REED PROSE ON)	Judge Durkin
HE BEHAIF OF PLAINTIFFS AND ALL)	Magistrate Judge Valdez PC10 Random Assignment
PRETIAL detAINERS IN COOK COUNTY	
JAIL OR ANY COUNTY IN ILLINIOS!	
GOVERN J.B. PRITZKER	
COOK COYNTY PRESIDENT TONI	
PREPWINKLE, ON the BEHALF OF All!	RECEIVED
COOK COYNTY WORKERS, SHEIFFS)	APR 21 2022
Deputies, Medical Staffs, MeNTAL)	0
HeAHA WORKERS, AND FOOD STAFF.	THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT
MAYOR LORI LIGHTFOOT, OF the	
CITY OF CHICAGO, ILLINOIS	
ON THE BEHALF OF All City)	
WORKERS, POLICE OFFICER, CHICAGO)	
FIRE DEPARTMENTS, C.T.A WORKERS!	
AND CHICAGO PUBLIC SCHOOL)	
teachers. PLAINTIFFS	
V.S.	
ATTORNEY GENERAL KWAME RAOYL)	
STATE'S ATTORNEY KIMBERLY. M. FOXX	
SHERRIF OF COOK COUNTY TOM DART)	
CHIEF JUDGE TIMOTH. C. EVANS)	
SYPERINTENDENT OF C.P.O DAVIO BLOWN)	

ASSEMBLY SUCH, PREPOS Within this Bill that SAID, RAISE BE COVER BY FUND RAISING EVERY MONTH FOR THE NEXT 5 YEARS TO SECURE THE PENSIONS OF All Administration AND PLAINTIFFS WITHIN THIS MANDAMYS. YNDER 18 4.S.C.S. & 242. 3.) WE THE PEOPLE OF THE UNITED STATES AND CITIZENS OF ILLINOIS WOYLD like Also, Within this Bill AN 10% FAXES BREAK FOR All CITIZENS IN tHE STATE OF ILLINOIS, COVER Also, BY FYND RAISING FOR 5 YEARS THREE DAYS OUT OF EACH MONTH, AT OPEN VENDOR HAROUGHOUF ILLINOIS, SUCH AS, MCCORMICK PLACE OR HE YNITED CENTER. THIS INClude ANY BYSINESS HIGH WANT to Help SYPPORT THIS PYBLIC POLICY FOR CITIZENS IN TLLINOIS. THIS BILL WILL HELP HE CITIZENS OF ILITNOIS RECOVER FINANCIALLY FROM CORONAVIRYS PANdemic AND CPISEMIC. WE HE PEOPLE OF tHE United States PREPOS Within this Bill +Hat HE FYND RAISING FOR All PLAINTIFF 20% PENSIONS RAISE SHOULD BE THREE DAYS OUT OF EVERY MONTH FOR 5 YEARS AT ANY VENDOR IN ILLINOIS HIGH SUPPORT HIS PUBLIC POLICY. 4.) WE HE PEOPLE OF HE WITTED STATES OF AMERICA AND CITIZENS OF ILLINOIS WOULD LIKE AN All LIVES MATTER DAY" IN CHICAGO FOR All OF THE VICTIMS OF GIVEN VIOLENE IN CHICAGOO. WE WOULD like LEGISLAtiON HAGE WILL SUPPORT AN BILL OR BILLS CONCERNING HYMANS RIGHTS FROM LOCAL AND STATE POLICE DEPARTMENTS DEALING WITH EXCESS FORCE AND GIYN VIOLENCE AGAINST

PEOPLE OF COLOR JUST BECAUSE, OF THEIR POLITICAL VENDOR OR VIEWS. (HAMPTON .V. CHICAGO, 484 F. 2d 602) WE WOULD like FOR "All LIVES MATHER GIROYP" to do FYND RAISING THREE TIMES A YEAR FOR VICTIMS OF GYN VIOLENE FROM CHICAGO POLICE'S DEPARTMENT FAMILIES, AS WELL AS, FOR THE FAMILIES OF CHICAGO POLICES WHO, LOST THEIR LIVES IN LINE OF DUTY. WE WOULD LIKE HHIS BILL OR LEGISLATION TO BE EFFECTIVE FOR FIVE YEARS WITH PEOPLE FROM HHE COMMYNITY AND EACH ASMINISTR--AtiON to Help OVERSEE THE FYNDS FINANCIALLY. WE WOYLD LIKE SENATOR TAMMY DYCKWORTH AND REV. ALAXSTAIR REED, AS C.E.O. OF "ALL LIVES MATTER GIROUP IN CHICAGOO" AND WE WOULD LIKE FOR SOCIAL ACCOUNTABILITY THERAPY GIROUPS BE PROVIDED FOR HESE FAMILIES. 18 4.S.C.S \$ 241. BE GYARD AGAINST ANY COLLISION TOWARD HIS BILL OR LEGISLATION. 5.) WE PEOPLE OF THE UNITED STATE OF AMERICA AND CITIZENS OF ILLINOIS, AS PRETRIAL detAinces HAS HAS OUR CONSTITUTIONAL RIGHTS VIOLATED BEYOND BIAS. THE COOK COUNTY COURTS SYSPENDED THE WRIT OF HABEAS CORPYS BECAUSE, OF THE CORONAVIRYS PANDEMIC. THE COOK COUNTY COURT HOYSE WAS Closed DYRING THIS TIME 2020 AND 2021: NO JURIES TRIALS TOOK PLACE AND IF NO JURY OR JURIES TRIALS THEN NO GIRAND JURIES EITHER BECAUSE, ALL JURIES HAVE to BE SYMMONS ACCORDING TO HELAW. THIS WAS AN DIRECT ASSAULT AGAINST OUR CONSTITUTION

OF THE UNITED STATES OF AMERICA ARTICLE VII AMENOMENT 5, 6, 7, AND 8, OF 1791; Also, AN ASSAYIT AGAINST ILLINOIS STATE CONSTITUTION OF 1970; ARTICLE 1: BILL OF RIGHTS, SECTION 2. DYE PROCESS AND EQUAL PROTECTION, SECTION? INDICHMENT AND PRELIMINARY HEAKING, AND SECTION ? BAIL AND HABEAS CORPYS, SECTION 12. RIGHT TO REMEDY AND JUSTICE. COOK COUNTY COURTS VIOLATER 18 4.S.C.S. & 241, CONSPIRACY AGAINST CIVIL RIGHTS; 18 4.S.C.S. § 242, DEPRIVATION OF RIGHTS YNDER +HE COLOR OF LAW." THE CONSTITUTION AND THE LAWS OF HE YNITED STATES (WHICH SHALL BE MADE IN PYRSYANCE HEREOF) SHALL BE HE SYPREME LAW OF THE LAND; AND THE JYDGIES IN EVERY STATE SHALL BE BOYND HEREBY ANY THING IN THE CONSTITUTION." PYRING THIS COURSE OF TIME COOK COUNTY COURTS WERE HANDIE OUT FAISE GRAND JURY INDICHMENTS AND DENYING PRETRIAL DETAINEES A RIGHT TO AN PRELIMINARY HEARING, BAIL, AND SPEEdy TRIAL, 725 ILCS 5/103-5 Speedy TRIAL AND VIOLATES AMENDMENT VI OF THE GNITES STATES OF AMERICA. THIS INClude I. B.O.C. detainers AS Well. 6.) WE HAR PEOPLE OF HE YNITED STATES OF AMERICA AND CITIZENS OF ILLINOIS, AS PRETRIAL DETAINEES IN COOK COUNTY JAIL ANY OR ANY OTHER COUNTY JAIL IN ILLINOIS WOYLD LIKE FOR THIS HONORABLE

COYRT TO ORDER ATTORNEY KWANT RACYL AND COOK COUNTY STATE'S ATTORNEY KIMBERL . M. FOXX TO PRODUCE GRAND JURY INDICHMENT SYMMONS BY ILLINOIS SYPREME COURT RYLE 4/2. DISCLOSURE to the ACCUSED, BOTH FEDERAL AND STATE GRAND JYRY INDICTMENT SYMMONS IN ILLINOIS FOR tHE LAST 40 YEARS, TO MAKE SYRE, WE THE PEOPLE OF THE UNITED STATES OF AMERICA AND CITIZENS OF ILLINOIS HAD IMPARTEAL JURIES ON tHE GRAND JURY ACCORDING TO THE UNITED STATES CONSTITUTION. AMENDMENT VI 1791 "IN All CRIMINAL PROSECUTIONS, the ACCYSED SHALL ENJOY the Right to A SPEEdy AND PYBLIC TRIAL, BY AN IMPARTIAL JURY OF THE STATE AND DISTRICT WHEREIN +HE CRIME SHALL HAVE BEEN COMMITTED," BRANSY N. MARYLAND, 373 4.5. 83, 87 10 L.Ed 2.1 215, 218, 83 S.C+ 1194, 1196-99 (1963) 1 PARAGRAPH (C) IS INClyded to COMPLY WITH THE CONSTITUTIONAL REQUIREMENT HAST HE PROSECUTION DISCLOSE "EVIDENCE FAVORAble to AN ACCUSED WHERE THE EVISENCE IS MATERIAL EITHER to GIGILT OR to PONISHMENT. 18 4.5.C.S. 8 242, ?) WE THE PEOPLE OF THE YNITED STATES OF AMERICA AND CITIZENS OF ILLINOIS, AS PRETICAL DETAINERS IN COOK COUNTY JAIL COUNTYS IN ILLINOIS SYRROYNSing AREAS AS, WELL. FEBERAL AND STATE JURISDICTION ASK HHIS HONORAble COURT TO ORDER ATTORNEY GENERAL KWAME RAOYL AND STATES ATTORNEY KIMBERIY

M. FOXX, RELEASE OF EVERY MAN, WOMAN, AND JYVENILE,
BOTH FEBERAL AND STATE WHO, HAS BEEN VICTIMIZE BY
CONSTITUTIONAL AND CIVIL RIGHTS VIOLATION FROM FAISE OR
FAISIFY GRAND JURY INDICHMENTS THE LAST 40 YEARS
IN THE STATE OF ILLINOIS, UNDER 18, 4.S.C.S & 241.
CONSPIRACY Against Rights AND UNDER, 18 4.S.C.S & 241.
CONSPIRACY Against Rights UNDER COLOR OF LAW. THE
UNITED STATES OF AMERICA CONSTITUTION GRANT
HIS ONLY REMEDY FOR SUCH, INJUSTICE Against
Its, PEOPLE AND EVEN FOREIGNS "BY THE CONSTIT-41'ON AND FOR THE CONSTITUTION," UNDER ARTICLE
VII AMENDMENTS 1, AMENDMENT 5, AMENDMENT 6,
AMENDMENTS 7, AND AMENDMENT 8, AMENDMENT 6,
AMENDMENTS 7, AND AMENDMENT 8, AMENDMENT 14, OF OUR UNITED STATES CONSTITUTION OF
AMERICA.

8.) WE the PEOPLE OF THE UNITED STATES OF

AMERICA AND CITIZENS OF ILLINOIS, AS

PRETRIAL DETAINCES IN COOK COUNTY JAIN AND OTHER

JAINS IN ILLINOIS ASK THIS HONORABLE COURT ACCORD—

ING ILLINOIS ADMINISTRATIVE CODE SECTION

701.110 FOOD SERVICES TO ORDER SHERRIF TOM BART tO

JIVEN COOK COUNTY JAIN DETAINES A HOT HEALTH

BREAKFAST. ORDER SHERRIF TOM DART TO GIVE

UNDERWEAR AND SOCKS TO AN DETAINES ACCORDING

SECTION 701.100 CLOTHING, PERONAL HYGIENE, GROOMING. ORDER

SHERRIF TOM DART TO GIVE C/O AN APPRADE ON

COMPUTERS TO DO SECURITY MORE BETTER SECTION 701.140

ORDER TO STOP LETTING DETAINCES OUT AT UNSHEE HOURS

At Night OR PROVIDE SAFETY FOR Release detainees getting out of JAIL LATE. Section 701.150 SAFETY ORDER SHERRIF TOM DARY to Stop Housing IN INHUMAIN CONditions, Section 701.80, Pretrial Setainees HAVE been FORCE to Live IN BAD CONditions IN DIVISON 2, 6, 9, 19,11 IN COOK COUNTY JAIL. ORDER SHERRIF TOM BART to Stop Deputies PASS OUT FOOD BUT ORDER ONLY FOOD STAFF to PASS OUT FOOD, Section 701.120 SANITATION 9.) WE HE PEOPLE OF HE YNITED STATES OF AMERICA AND CITIZENS OF ILLINOIS, WOYLD LIKE FOR this HONORAble COURT to ORDER to AllOW CHICAGO POLICE'S DEPARTMENT AND THEIR CHILDREN GO TO ANY SCHOOL & ISTrict IN the City OF CHICAGO, ILLINOIS AS Well AS, ANY OTHER ASMINISTRATION WITHIN +His MANDAMYS. WHICH, IS +HEIR CONSTITUTIONAL Rights OF the YNITED STATES OF AMERICA, AMENDMENT 14, AND ARTICLE 1 BILL OF RIGHTS, Section 2. DYE PROCESS AND EQUAL PROTECTION OF tHE LAW, 18 4.S.C. S. & 242, AND 18 4.S.C.S & 241.

10.) WE THE PEOPLE OF THE UNITED STATES OF AMERICA

AND CITIZENS OF TILINOIS, AS PRETNIAL DETAINCES

HAS HAD OUR CONSTITUTIONAL RIGHTS VIOLATED BY COOK

COUNTY JUDGES OR COURTS. THEIR HAVE BEEN AN

DEPRIVATION OF OUR RIGHTS UNDER, THE COLOR OF LAW.

THESE JUDGES HAVE VIOLATED CODE OF JUDICIAL

CONSUCT S.CT RULE 63, CANON 3, AND HAVE COMMITTED

ADMINISTRATIVE COLLISION, While Joing SO. THEY HAVE

VIOLATED THEIR "OATH OF OFFICE." COOK COUNTY

PRETIMI SETAINCES HAVE BEEN SENT HEIR CONSTITUTIONAL

Rights to AN PRELIMINARY EXAMINATION 725 ILCS 5/109-3

D'URING THE COURSE OF THE CORONAVIRUS PANSEMIC. WE WOULD

LIKE All CASES Who been deay this Right Be DISMISS

IN the COURT OF LAW.

11.) THE PLAINTIFFS OR PLAINTIFF CONSTITUTIONAL Right WAS VIOLATED to A FAIR AND CROSS-SECTION OF tHE COMMUNITY OF GRAND JYRIES AND IMPARTIAL GRAND JYRY. THIS WAS A VIOLATION, THE PLAINTIFF REV. ALAXSTAIR REED WAS PLACE ON W.G.N MAIN STREM MEDITA NEWS BEFORE, PROBABLE CAYSE WAS ESTABLISHED BY THE PRESENTMENT AND INDICAMENT OF A GILAND JYRY. THIS WAS A VIOLATION OF tHE PETITIONER FIFTH AMENDMENT AND SIXTH AMEND--MENT 4.S. CONSTITUTIONAL RIGHTS. IN HYRTAGO.V. CALIFORNIA, 110 4.S. 516 HIE SUPREME COURT OF HIE UNITED STATES [522] CHIEF JUSTICE SHAW MADE REFER TO JONES .V. ROBbins, & GRAY, 329 HAR CHIEF JUSTICE SAID, "THE RIGHT OF INDIVISUAL CITIZENS to be SECYRE FROM AN OPEN AND PYBLIC ACCUSATION OF CRIME, AND FROM the trouble, expense, AND ANXIETY OF A Pyblic trial Before, A Mobable CAUSE is established by the Presentment And Indictment of A grand JURY IN CASE OF High offences, is JUSTLY AS ONE OF the Securities to the INNOCENT Against HASTY, MALICIOUS, And OPPRESSIVE PUBLIC PROSECUTIONS, AND AS ONE OF the ANCIENT immunities AND PRIVILEGES OF ENGlisH (4.5.) LiBerty." TAYLOR.V. LOYISIANA 419 4.5. 522, 530 (1975). HYRHAGO N. CALIFORNIA, 110

4. S. 516 ['SAZ] 1884. 12.) THE STATE'S ATTORNEY KIMBERLY. M. FOXX COMMITTED OFFICIAL MISCONDYCH (720 ILCS 5/33-3 (6)(C) When SHE CONSPINE Against the Petitioner Constitutional Rights to A impartial AND FAIR GLAND JYRY When Allowing the Petitioner to Be PYBICLY Accessed OF A CRIME AND Released this INFORMATION to W.GON MEDIA NEWS Before PROBABLE CAUSE WAS ESTABLISHED BY THE PRESENTMENT AND INdictment of A grand JURY, (Six Amendment Violation of the 4.5. Constitution) This is MALICIOUS PROSECUTION AND MALICIOY ACCUSATION LEASING to MALICIOUS MOTIVE. LOYADER N. JACOBS, 119 COLO 51/ 205 P.20 236, 238. WHErefore the PlaintiFF Rev. Alaxstair Read Asking THIS HONORABLECOURT TO GRANT THIS MANDAMES / PYBLIC POLICY, WHICH, IS VERY CONSTITUTIONAL to the benefit of society. SUBSCRIBED AND SWORN to BEFORE NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES: 7/7/2025

Name: Rev. Alaystair Reel Chicago, IL 60608 P.O. Box 089002 ID#: 0268334 Div.: 08 Tier: 4-tt 04/21/2022-12

> UNITED STATES DISTRICT COURT 219.5. DEARBORN STREET CHICAGO, IL 60604

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1:22-CV-2100 Judge Durkin Magistrate Judge Valdez PC10 Random Assignment

02100 Document #: 1 Filed: 04/21/22 Page 12 of 12 Pa